

WORK, 1000 YAMMERS...  
CHARLESTON, W.V., 25301

PAGE 1 of 4

P.O. BOX 3  
WEST VIRG  
25813-0

**FILED**

FEB - 7 2003

SAMUEL L. KAY, CLERK  
U. S. District & Bankruptcy Courts  
Southern District of West Virginia

5:03-D103

DEAR CHIEF JUDGE,  
HELLO, MY NAME IS ERIK BOWKER, AND I AM VERY CONCERNED FOR MY LIFE AND SAFETY RIGHT NOW. I AM A PRISONER AT FEDERAL CORRECTIONAL INSTITUTE, IN BEAVER, WEST VIRGINIA. I WAS SENT TO SERVE EIGHT YEARS IN A FEDERAL PRISON FOR LETTERS TO TINA KNIGHT, A TELEVISION NEWS REPORTER FOR WOWK-TV, IN HUNTINGTON, W.V. THE CASE WAS IN THE NORTHERN DISTRICT OF OHIO, JUDGE JOHN MANOS. NOW THE LETTERS CONTAINED THREATS TO CAUSE HARM AND INJURY. I WAS CONVICTED BY REASON OF CHARGE BY WOWK-TV EMPLOYEES APRIL KAULL, TINA KNIGHT, AND NICK MATEST (WKBN-TV), ALSO SPECIAL AGENT DEAN WASSMAN, FBI-YOUNGSTOWN, AND CORPORAL SCOTT LUCAS DUNBAR, POLICE DEPARTMENT. AT SENTENCING, MORE PER BY FBI SPECIAL AGENT JAMES MCNAMARA. THAT IS WHY I AM WRITING TO YOU, MY ENTIRE CASE, THE LETTERS TO TINA KNIGHT, AND THE TRANSCRIPTS ARE AT THE ~~UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT, CINCINNATI, OHIO~~. THE REASON THAT I AM WRITING IS THAT I AM WORRIED THAT I AM GOING TO EITHER END UP DEAD OR INJURED AT THIS PRISON, DIRECTLY AT THE INSTIGATION OF SEVERAL OF THE EMPLOYEES HERE. THEY ARE INTIMIDATING ME FOR CONTACTING CERTAIN GOVERNMENT OFFICES, WASHINGTON, D.C., IT IS PURELY FOR RETALIATION. - I ALSO BELIEVE THAT CERTAIN PEOPLE HERE HAVE BEEN CONTACTED BY EMPLOYEES OF WOWK-TV, AND HAVE RECEIVED MONEY AND THINGS OF VALUE, TO PREVENT LEGAL ACTION AGAINST WEST VIRGINIA MEDIA, L.L.C. I HAVE PROOF. SANDRA BENNETT AND HER CREW SENSE THAT CIVIL LEGAL ACTION IS IMMINENT.

PAGE (2) / MONDAY, 03 FEBRUARY 2003

TO PERPETRATE THE FRAUDULENT CRIMINAL CASE AGAINST ME, (4:01 CR 441, SIXTH CIRCUIT COURT OF APPEALS 02-4006), SPECIFICALLY, TINA KNIGHT USED THE MIXING AND AUDIO/VIDEO STUDIOS, TO RETOUCH A TAPED TELEPHONE CONVERSATION, WHICH WAS USED AS EVIDENCE AGAINST ME AT TRIAL. OTHER EMPLOYEES AT THE TV STATION, CBS-13, HELPED HER DO IT. SHE ALSO IMPERSONATED A GOVERNMENT FBI-AGENT OR PROSECUTOR TO OBTAIN PRIVILEGED PERSONAL INFORMATION AND DOCUMENTS. SHE SENT FAX SHEETS, FROM THE STUDIOS, AT WOWK-TV, TO THE NEXTEL LAW-ENFORCEMENT ADMINISTRATOR, IN RESTON, VIRGINIA, CLAIMING TO BE AN FBI-AGENT. THE MANY DOCUMENTS WERE RECEIVED AT THE STUDIOS OF WOWK-TV, AROUND 07-18<sup>th</sup> OF SEPTEMBER, 2001.

- THINGS STARTED HAPPENING HERE, ABOUT TWO WEEKS AGO, AFTER SOMEBODY REPRESENTING WOWK-TV SHOWED UP IN THE PARKING LOT HERE, AT FCI-BECKLEY, THE GUARDS AND OTHER EMPLOYEES IMMEDIATELY STARTED THREATENING AND INTIMIDATING ME. THE ONE, COUNSELOR LIPPS, HAS SEARCHED MY LOCKER AND THREATENED TO THROW OUT MY LEGAL PAPERS ALMOST EVERY DAY THAT HE IS HERE, ALSO, CHIEF "PSYCHOLOGIST" DOCTOR ELLIS, WHO IS NOTHING MORE THAN A LITTLE MAFIA CRIMINAL IN THE MAKING, HAS INFORMED ME THAT "HE AND COUNSELOR LIPPS ARE VERY CONCERNED THAT (I) AM BECOMING A DISCIPLINARY PROBLEM," AND "VERY CONCERNED ABOUT MY HYGIENE." (SEE THE ENCLOSED NOTES.) THIS IS ESPECIALLY TROUBLING, WHEN YOU CONSIDER THAT DR. ELLIS IS SUPPOSED TO BE A MEDICAL PROFESSIONAL, AND IS IN FACT IN CHARGE OF THE OTHER MEDICAL PROFESSIONALS HERE, AT FCI-BECKLEY. I FIND IT HARD TO BELIEVE THAT I WAS EVEN SENT HERE - THE JUDGE, PROSECUTOR, DEFENSE ATTORNEYS, AND EVEN TINA KNIGHT HERSELF RECOMMENDED THAT I BE SENT TO MEDICAL FEDERAL INSTITUTION FMC-ROCHESTER, MINNESOTA.

(PAGE 3) MONDAY, 03 FEBRUARY 2003

IT IS EVEN WRITTEN ON MY PRE-SENTENCE INVESTIGATION REPORT, AND THE DOCKET SHEET FOR CASE NUMBER 4:01 CR 441. I WILL NOT BE RECEIVING ANY PSYCHOLOGICAL OR PSYCHIATRIC SERVICES OR HELP AT THIS FACILITY. DR. ELLIS HAS MADE SURE OF THAT. I HAVE TO WATCH HIM, EVERY DAY AT THE GROW HALL, BUDDING UP TO THE WARDEN, TROY WILLIAMSON. IT APPEARS THAT HE IS TRYING TO GRAB-UP ALL OF THE POWER BY ASSOCIATION WHICH HE POSSIBLY CAN.

- IN ANOTHER MATTER, IF YOU DO IN FACT READ MY PRE-SENTENCE INVESTIGATION REPORT, BE SURE AND READ THE SENTENCING STATEMENT, BY TINA KNIGHT. SHE ACTUALLY SAID IN HER LETTER TO THE COURT THAT SHE WAS GOING TO QUIT WORKING IN BROADCASTING, BECAUSE OF ME, AND THAT SHE WAS TAKEN STEPS TO CONCEAL HER IDENTITY. STEPS LIKE BROADCASTING HER FACE AND NAME TO 300,000 PEOPLE, IN CENTRAL WEST VIRGINIA, WITH A BANNER UNDER HER ~~FACE~~ FACE WHICH READ "TINA KNIGHT". STRANGELY ENOUGH, SHE RENEWED HER CONTRACT WITH WOJK-TV, IN OCTOBER, 2001, ONLY TWO MONTHS AFTER I WAS ARRESTED. SHE RENEWED IT FOR THE SECOND TIME JUST THREE MONTHS AFTER SHE WROTE THAT SENTENCING STATEMENT. ODDLY ENOUGH, ALSO, AFTER I WAS SENTENCED TO EIGHTY YEARS IN PRISON, SHE WAS PROMOTED, STARTED DOING THE AFTERNOON NEWS, FOR WOJK-TV AND TOOK OVER HEALTHWATCH-13. ALL OF THIS, SUPPOSEDLY, WHILE IN A STATE OF "FEAR FOR HER LIFE."

WELL, AT LEAST IF SOMETHING HORRIBLY VIOLENT HAPPENS TO ME AT THIS PRISON, I WILL HAVE TOLD SOMEONE OF IMPORTANCE I AM NOT GOING TO TELL MY MOM ANY MORE WHAT IS REALLY GOING ON HERE, SHE IS SIXTY-SEVEN YEARS OLD, AND ALREADY WORRIED SICK ABOUT THIS, SHE JUST DOESN'T KNOW WHAT

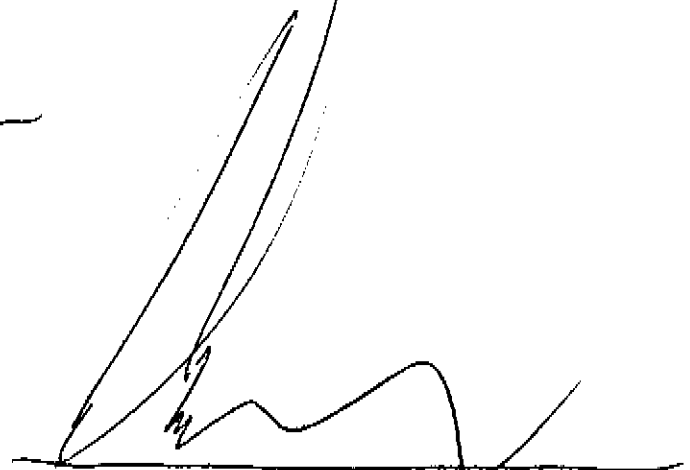
PAGE (4) MONDAY, 03 FEBRUARY 2003

TO DO, AND SHE KEEPS ASKING ME, FOR SPECIFIC DETAILS. SHE ALREADY HAS A BAD HEART AND DIABETES, AND CANNOT SLEEP FOR DAYS WHEN I TELL HER ABOUT THE CONDITIONS HERE. I DO NOT THINK THAT THERE IS MUCH THAT SHE CAN DO ABOUT THIS, ANYHOW, BECAUSE SHE IS ALREADY CONCERNED ABOUT THE YOUNGSTOWN OHIO FBI AGENTS HARASSING HER, AND SHE DOES NOT BELIEVE THAT THE U.S. GOVERNMENT WOULD ALLOW PEOPLE TO BE EMPLOYED IN PRISONS AND HEALTHCARE, WHO ARE NOTHING MORE THAN GANG MEMBERS WITH AN EDUCATED BACKGROUND. I KNOW BETTER, PEOPLE ARE ROUTINELY KILLED, TORTURED, AND BEATEN BY GUARDS AND STAFF, AT LEAST IN OHIO PRISONS. I READ IT IN THE NEWS PAPERS FROM TIME TO TIME.

WELL, THANK YOU FOR YOUR TIME, JUDGE, AND HAVE A GREAT DAY,

SINCERELY,

DATED:  
03 FEB. 2003

  
ERIK S. BOWKER

ADDRESS-1) ERIK BOWKER, 53837 060, P.O. BOX  
350, BEAVER, W. VIRGINIA 25813-0350

ADDRESS-2) P.O. BOX 1871, YOUNGSTOWN, OHIO  
44501-1871

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <b>PSYCHIATRIC MEDICAL DOCTOR</b>	DATE: <b>16 JANUARY 2003</b>
FROM: <b>ERIK BOWKER</b>	REGISTER NO.: <b>53837 060</b>
WORK ASSIGNMENT: <b>NONE</b>	UNIT: <b>POPLAR A / UPPER</b>

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

I WOULD LIKE TO SPEAK WITH THE PSYCHIATRIST, REGARDING SOME TYPE OF PSYCHOTROPIC MEDICINE. I WAS ALRIGHT WHEN I ARRIVED AT THIS FACILITY, BUT MORE AND MORE, I AM ALTERNATING BETWEEN DEPRESSION, ANGER, AND PARANOID THOUGHTS. I WAKE UP DEPRESSED, AND THEN BECOME ANGRY LATER IN THE DAY. I BELIEVE WHAT HAS CAUSED THIS IS BEING EXPOSED TO MANY OF THESE VIOLENT, OUTWARDLY HOSTILE PRISONERS, HERE, OF LOW POTENTIAL AND LIMITED EDUCATION. SEVERAL OF THEM HAVE TRIED TO INVOKE FEAR IN ME, OR INTIMIDATE ME, AND I BECOME PARANOID OF THEM. ALSO, A LOT OF THE BLACKS AND HISPANICS HERE HATE WHITE PEOPLE AND DELIBERATELY TRY TO START FIGHTS WITH US. I ALSO WANT TO KNOW WHAT YOUR POLICIES ARE AS TO PUBLIC DISCLOSURE OF OUR MEDICAL RECORDS, AND ALSO THE POLICY RELATING TO SUBPOENAS BY GOVERNMENT OFFICIALS.

Signature Staff Member

Date

Record Copy - File; Copy - Inmate  
(This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86  
and BP-S148.070 APR 94





BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <b>DR. ELLIS / PSYCHOLOGY</b>	DATE: <b>16 JANUARY 2003</b>
FROM: <b>ERIK BOWKER</b>	REGISTER NO.: <b>53837 060</b>
WORK ASSIGNMENT: <b>-NONE-</b>	UNIT: <b>POPLAR A / UPPER</b>

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

THIS IS IN RESPONSE TO OUR CONVERSATIONS, IN THE CHOW HALL. I MUST KNOW NOW WHAT THE BUREAU OF PRISONS POLICIES ARE AS TO PUBLIC DISCLOSURE OF MEDICAL RECORDS, AND PSYCHIATRIC AND PSYCHOLOGY RECORDS AND ALSO DISCLOSURES PURSUANT TO SUBPOENAS. IT IS NOT POSSIBLE I GET HELP OR TREATMENT HERE, ABSENT A THERAPEUTIC ENVIRONMENT OF COMPRESSION AND CONFIDENTIALITY, YOU STATED, "YOU HAVE NO REASONABLE EXPECTATION OF PRIVACY HERE" AND "YOU SOUND TO ME AS IF YOU ARE ABOUT TO INCRIMINATE YOURSELF." NO - ACTUALLY THE SAD TRUTH IS THAT GOVERNMENT PROSECUTORS LOVE TO EMBARRASS, HUMILIATE, AND BLACKMAIL DEFENDANTS INTO GIVING UP MOST OF THEIR CONSTITUTIONAL RIGHTS, INCLUDING THE RIGHT TO A TRIAL BY JURY, ONE WAY IN WHICH THEY DO THIS IS BY THREATENING TO PURPOSELY DEGRADE AND HUMILIATE THE MENTALLY ILL DEFENDANT, IN A ROOM FULL OF STRANGLERS, THEY UTILIZE A

(Do not write below this line)

DISPOSITION: PATIENTS OWN MEDICAL AND PSYCHOLOGICAL RECORDS FOR THIS. PLEASE GIVE TO ME A COPY OF THE BUREAU OF PRISONS POLICIES, RULES, AND INTERNAL PROCEDURE REGARDING PUBLIC DISCLOSURE OF PATIENT-PRISONER INFORMATION, INCLUDING THAT PURSUANT TO WARRANT OR SUBPOENA. I AM GETTING THE IMPRESSION THAT THE MEDICAL AND PSYCHOLOGY STAFF HERE OPERATE AS LITTLE MORE THAN DE FACTO GOVERNMENT INFORMANTS.

THANK YOU,



Signature Staff Member

Date

## WITNESSES

authorities, the statutes, being in derogation of the common law, should not be enlarged by intendment, but should be strictly construed.<sup>19</sup> It has been declared that the statute should not be construed to apply to matters of evidence not coming clearly within its provision,<sup>20</sup> nor to afford protection to other relationships than those specifically named.<sup>21</sup>

**III Reminder:** It is a general rule of statutory construction that the expression of certain exceptions is intended to be exclusive of all others.<sup>22</sup>

## b. PURPOSE [§§ 438-440]

**§ 438. Purpose of patient-physician generally; medical necessity; disclosure**

Statutory communications between physician and patient privileged are intended to inspire confidence in the patient and encourage him in making a full disclosure to the physician as to his symptoms and condition, by preventing the physician from making public information that would result in humiliation, embarrassment, or disgrace to the patient. The patient should be able to rest assured with the knowledge that the law recognizes the communication as confidential, and guards against the possibility of his feelings being shocked or his reputation tarnished by their subsequent disclosure.<sup>23</sup> It is frequently stated that a statutory physician-patient privilege is to be applied only as between the physician and patient, and is for the benefit<sup>24</sup> and the protection of the patient.<sup>25</sup>

statutory term "necessary," with respect to what communications are included in the scope of the privilege, see § 471.

19. *Southwest Metals Co. v Gomez* (CA9 Ariz) 4 F2d 215, 39 ALR 1416; *Myers v State*, 192 Ind 592, 137 NE 547, 24 ALR 1196; *William Laurie Co. v McCullough*, 174 Ind 477, 90 NE 1014, reh overr 174 Ind 490, 92 NE 337; *State ex rel. Juvenile Dept. for Lane County v Brown*, 19 Or App 427, 528 P2d 569, cert den 421 US 1003, 44 L Ed 2d 672, 95 S Ct 2405 (by implication).

20. *Travelers' Ins. Co. v Bergeron* (CA8 Iowa) 25 F2d 680, 58 ALR 1127, cert den 278 US 638, 73 L Ed 553, 49 S Ct 33; *Weis v Weis*, 147 Ohio St 416, 34 Ohio Ops 350, 72 NE2d 245, 169 ALR 668.

21. § 454.

22. *In Interest of Westland* (4th Dist) 48 Ill App 3d 172, 6 Ill Dec 331, 362 NE2d 1153 (statutory exceptions to psychiatrist-patient privilege).

23. *Massachusetts Mut. Life Ins. Co. v Brei* (CA2 NY) 311 F2d 463, 6 FR Serv 2d 5, 100 ALR2d 634; *Binder v Superior Court* (5th Dist) 196 Cal App 3d 893, 242 Cal Rptr 231; *State v Cofer*, 187 Kan 82, 353 P2d 795; *Klinge v Lutheran Medical Center* (Mo App) 518 SW2d 157; *Harpman v Devine*, 133 Ohio St 1, 9 Ohio Ops 347, 10 NE2d 776, 114 ALR 789.

392

24. *Post v State* (Alaska) 580 P2d 304; *Binder v Superior Court* (5th Dist) 196 Cal App 3d 893, 242 Cal Rptr 231; *Steinberg v New York Life Ins. Co.*, 263 NY 45, 188 NE 152, 90 ALR 642; *Perry v Fiumano* (4th Dept) 61 App Div 2d 512, 403 NYS2d 382; *People v Toure*, 137 Misc 2d 1066, 523 NYS2d 746 (patient with AIDS).

**III Observation:** It has been observed that the policy reasons behind the doctor-patient privilege are hardly served where it is not evidence of some dreaded or embarrassing disease which the defendant desires to have excluded, but rather, evidence of good health. *State v Cole* (Iowa) 295 NW2d 29, later proceeding (CA8 Iowa) 726 F2d 434.

25. *Binder v Superior Court* (5th Dist) 196 Cal App 3d 893, 242 Cal Rptr 231.

**Annotations:** Physician's tort liability for unauthorized disclosure of confidential information about patient, 48 ALR4th 668.

**Practice References:** For the provisions of the Uniform Health-Care Information Act concerning disclosure of health-care information, see 61 Am Jur 2d, Physicians, Surgeons; and Other Healers § 171.5.

26. *Wimberley v State*, 217 Ark 130, 228 SW2d 991; *Vance v State*, 182 Miss 840, 183

81 Am Jur

§ 439. En  
Statutes  
are design  
One purpo  
physician i

§ 440. Co

Because  
general in  
outweighed  
protection  
munication  
defense of

Commur  
where a de  
where disc  
an award o

§ 441. Cr

The phy  
preclude th  
ailments an  
information  
Further, co  
physician-p  
privacy.<sup>26</sup>

§ 442. —I

Commun

So 280; *State*  
P2d 527, cert  
164, 88 S Ct

27. *Oxford*  
SW2d 83; *He*  
NE 805; *Kling*  
App) 518 SW  
110, 138 NV  
Ohio St 1, 9  
ALR 789.

28. *Binder*  
Cal App 3d  
Fontana, 277

29. *Edwards*  
92; *State v C*  
proceeding (C  
cation); *Kling*  
App) 518 SW

30. *Hogue v*  
131, 5 ALR3d  
cery Co., 19  
ALR 1166.

03 FEBRUARY 2003 - EINER SPRACH MITT HERANWELLS, PSYCHOLOGER.

-ARRIVED AT PSYCHIATRY AB 10:30, AFTER COUNSELOR E. LIPPS THREATENED AND INTIMIDATED ME, HE LOUDLY ANNOUNCED TO THE OTHER PRISONERS THAT I WAS LATE FOR PSYCHOLOGY, SAID THAT I NEEDED TO TALK TO A PSYCHOLOGIST. HE ALSO THREATENED TO THROW OUT ALL OF MY PERSONAL PROPERTY AND CLOTHES, AND LEGAL FILES.

-I WENT TO PSYCHOLOGY, AND WAS TOLD TO GO INTO A ROOM WITH SPECIAL AGENT ELLIS. HE TOLD ME THAT I WAS A DISCIPLINARY PROBLEM, THAT HE AND COUNSELOR LIPPS WERE VERY CONCERNED ABOUT MY BEHAVIOR AND CONDUCT, AND THAT I WAS DANGEROUSLY CLOSE TO BEING MOVED TO DISCIPLINARY HOUSING, (ADMINISTRATIVE SEGREGATION). HE SAID THAT WAS A SECURITY PROBLEM, AND THAT HE WAS VERY CONCERNED WITH MY ~~POOR~~ HYGIENE, THAT I WAS A PROBLEM AND A THREAT TO THE OTHER PRISONERS. HE ACKNOWLEDGED SPEAKING WITH TINA KNIGHT, STATE I WAS TO "LEAVE THAT WOMAN ALONE", AND THAT LIPPS AND THE OTHERS IN CONTROL OF THIS INSTITUTION WOULD TAKE IMMEDIATE DISCIPLINARY ACTIONS, IF I WERE TO FILE A CIVIL ACTION AGAINST HER OR HER FAMILY. HE TOLD ME THAT IF I FOUND THE PSYCHOLOGICAL AND PSYCHIATRIC CARE IN THIS FACILITY INADEQUATE, I WAS WELCOME TO KILL MYSELF. ELLIS ALSO SAID THAT IF I BECAME A PROBLEM TO THE OTHER PRISONERS, THAT "THE OTHER PRISONERS WOULD TAKE CARE OF ME FOR GOOD."

▷ HE SPECIFICALLY STATED, "COUNSELOR LIPPS AND MYSELF ARE VERY CONCERNED ABOUT YOUR CELL SANITATION." EVEN THOUGH DR. ELLIS WORKS AS CHIEF PSYCHOLOGIST, FCI - BECKLEY.

THEY ALSO TOLD ME IN MEDICAL, 31 JAN. 2003, THAT THERE WAS AT LEAST A THREE-MONTH WAIT FOR PSYCHIATRIC SERVICES, AND THAT THEY WOULD PUT ME ON THE THREE-MONTH WAITING LIST, THATSAYING I WAS NON-COMPLIANT WITH THE MEDICATION, AND WOULD PROBABLY BE DENIED PSYCHIATRIC SERVICES IN THE FUTURE.



03 FEBRUARY 2003 / CONT. T. WILLIAMSON IS THE WARDEN HERE.

- 10:45 A.M., CHIEF PSYCHOLOGIST ELLIS ALSO SAID THAT I WAS A DISCIPLINARY PROBLEM AND THAT HE COULD ASSURE ME THAT IF I WENT TO GO TO THE SEGREGATION UNIT, THAT I WOULD BE FORCIBLY GIVEN THE MOST UNTESTED AND SIDE-EFFECT RIDDEN ANTI-PSYCHOTIC DRUG PROBABLY BY INJECTION."

- COUNSELOR C. LIPPS ALSO TOLD AN INMATE WHO HAS A TATTOO OF A DEAD RAT WITH A KNIFE THROUGH IT, THAT I WAS A RAT, AND THAT HE (COUNSELOR C. LIPPS) HAD IN FACT RECEIVED SEVERAL COP-OUTS FROM ME, ABOUT HIM. THIS IS A VERY HUGE BLACK INMATE, AROUND 310 POUNDS. COUNSELOR LIPPS TOLD THE INMATE THAT (INMATE BOWKER) WAS A SNITCH AND THAT I HAD "RATTED HIM OUT." (TOLD ADMINISTRATION ON HIM.) C. LIPPS ALSO GAVE ITEMS OF VALUE TO THE INMATE, AND ALSO SPECIAL TREATMENT. I AM GUESSING THAT C. LIPPS IS TRYING TO HAVE ME MURDERED OR ASSAULTED. C. LIPPS WIFE ALSO WORKS AT FCI-BECKLEY, IN THE MEDICAL DEPARTMENT, IN ADMINISTRATION.

- C. LIPPS ALSO GAVE TREASURES OF VALUE AND SPECIAL TREATMENT TO A LIGHT-SKINNED BLACK INMATE, WHO CONTINUALLY COMES INTO MY HALL IN CELL TO INTIMIDATE ME, AND SITS WITH A GANG OF BLACKS, ALL OF THEM INVOLVED IN FIGHTS AND PREVIOUS RULE VIOLATIONS.

- THESE ARE THE PEOPLE, WHO I KNOW EITHER SPOKE WITH TINA KNIGHT OR SOMEBODY ELSE FROM WOLK-TV.

1) NURSE OWENS, MEDICAL DEPARTMENT

2) C. LIPPS, COUNSELOR IN HOUSING UNIT POPULAR-A / UPPER,

- IT IS ALSO LIKELY THAT SANDRA BENTON, LOCAL OWNER OF WEST VIRGINIA MEDIA HOLDINGS, L.L.C., HAS GIVEN ITEMS OF VALUE OF MONEY TO EMPLOYEES OF FCI-BECKLEY, THIS WOULD NOT BE THE FIRST TIME. SHE HAS IN THE PAST GIVEN ITEMS OF VALUE TO LOCAL LAW ENFORCEMENT, (DUNBAR POLICE DEPARTMENT, KANKWA COUNTY SHERIFF'S DEPARTMENT, WOLK-TV, OWNED BY SANDRA BENTON, PREVIOUS

SEE B  
→

ASJL-NORTHEAST LOCALLY OWNED AND OPERATED BY SANDY  
INCORPORATED IN WILMINGTON, DELAWARE. ONE OF THREE MAJOR  
SHAREHOLDERS, IN ASJL-NORTHEAST, WITH ITS CORPORATE  
HEADQUARTERS IN BILLINGS, MONTANA. THEY ALSO OWN A  
STATION THERE. THEY ARE GOING BY THE NAME OF WEST VIRGINIA  
MEDIA HOLDINGS, L.L.C., AND SHE EMPLOYS A DISPROPORTIONATE  
AMOUNT OF MAN-HATING LESBIAN REPORTERS AND NEWS READERS.  
SOME OF HER OTHER "REPORTERS" ALSO HAVE QUESTIONABLE  
CREDENTIALS AND BACK GROUND. ONLY TWO OF THEM ARE EVEN  
FROM THE STATE OF WEST VIRGINIA.  
(APRIL KNULL, BARBARSON COUNTY) AND JENNIFER SMITH,  
(MONONGAHEIA COUNTY).

—ALSO "DOCTOR" ELLIS DOES NOT EVEN SEE ANY PATIENTS WITH PSYCHOLOGICAL OR PSYCHIATRIC PROBLEMS. INSTEAD HE SPENDS MUCH OF THE DAY HANGING OUT WITH WARDEN T. WILLIAMSON, AND LAUGHING IT UP WITH WARDEN WILLIAMSON IN THE CROW HALL, LUNGE. HE WAS LAUGHING ON THE DAY THAT SOME OF THE CORRE OFFICERS PICKED-UP A BLACK PRISONER, TO SEARCH THROUGH HIS POCKETS, AND THEN SLAMMED HIM DOWN TO THE GROUND, AND STOOD ON HIM. WE WERE LOCKED IN THE DINING HALL, AND CHIEF PSYCHOLOGIST ELLIS WAS LAUGHING AS THE CORRECTION OFFICERS INJURED THE MAN.